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09/935,255	08/22/2001	Ronald A. Weimer	MTI-31529	1208
31870 7590 11/20/2007 WHYTE HIRSCHBOECK DUDEK S.C. 555 EAST WELLS STREET			EXAMINER	
			CHEN, JACK S J	
SUITE 1900 MILWAUKEE, WI 53202			ART UNIT	PAPER NUMBER
WITOREE	, 111 33202		2813	
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			11/20/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

jpolmatier@whdlaw.com

		$\sigma \mathcal{U}$				
	Application No.	Applicant(s)				
	09/935,255	WEIMER, RONALD A.				
Office Action Summary	Examiner	Art Unit				
	Jack Chen	2813				
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet wi	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR R WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory provides to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COMMUNIC FR 1.136(a). In no event, however, may a ro on. Decriod will apply and will expire SIX (6) MON statute, cause the application to become AR	CATION. Poly be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. & 133)				
Status						
1) Responsive to communication(s) filed on	03 July 2007					
2a)⊠ This action is FINAL . 2b)□	This action is FINAL . 2b) This action is non-final.					
3) Since this application is in condition for all	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice un	der <i>Ex parte Quayle</i> , 1935 C.D	. 11, 453 O.G. 213.				
Disposition of Claims		·				
4) ⊠ Claim(s) <u>1-5,7-57,73-96 and 98-121</u> is/are 4a) Of the above claim(s) <u>15,22-57,73-96,</u> 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-5, 7-14, 16-21, 98-100, 103-10</u> 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction as	101,102,107-111 and 113-121 06 and 112 is/are rejected.	is/are withdrawn from consideration.				
Application Papers						
9) The specification is objected to by the Exa 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to] accepted or b)☐ objected to I					
Replacement drawing sheet(s) including the country. The oath or declaration is objected to by the	orrection is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119		•				
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International Br	ments have been received. ments have been received in A priority documents have been ureau (PCT Rule 17.2(a)).	oplication No received in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-94 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	8) Paper No(s	ummary (PTO-413))/Mail Date formal Patent Application 				

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 1-5, 7-14, 16-21, 98-100, 103-106 and 112 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Re claims 1, 5, 7, 8, 9, 16, 17, 18, 19 and 20, the phrase "inhibit passage of a dopant into the dielectric layer" is not described/supported by the original specification, the original specification only has the support for inhibit the passage of *boron* through the dielectric layer. Not any other dopants.

The remaining claims are rejected for depending from the above rejected claims.

For the purpose of patentability, these claims will be interpreted as best understood.

Claim status

1) Claims canceled: 6, 58-72 and 97

2) Claims pending: 1-5, 7-57, 73-96 and 98-121

3) Claims withdrawn from further consideration: 15, 22-57, 73-96, 101, 102, 107-111 and 113-121

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4) Claims Active: 1-5, 7-14, 16-21, 98-100, 103-106 and 112

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-5, 7-14, 16-19, 98-100, 103-104, 106 and 112 are rejected under 35 U.S.C. 102(e) as being anticipated by Muralidhar et al., U.S./6,297,095 B1.

Re claim 1, Muralidhar discloses a method of forming a nitride barrier layer, comprising the steps of: exposing a dielectric layer 14/102 to a silicon-containing gas under low partial pressure to deposit a layer of silicon 15/16/17/18/19/21/103/104 (figs. 6-10, 21-22, col. 10, lines 25-65) having a thickness of about 10-20 angstroms over the dielectric layer [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55 or 25/2=12.5 angstroms, see col. 15, lines 44-46]; and exposing the silicon layer to a nitrogen-containing gas to form a silicon nitride barrier layer 106/107 (figs. 23-25; col. 16, lines 19-36) over the dielectric, said barrier layer effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details.

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Re claim 2, wherein the dielectric layer is exposed to the silicon-containing gas at a partial pressure of about 10⁻² Torr or less (col. 11, lines 37-50).

Re claim 3, wherein the dielectric layer is exposed to the silicon-containing gas at a partial pressure of about 10^{-2} to about 10^{-7} Torr (col. 11, lines 37-50).

Re claim 4, wherein the dielectric layer is exposed to the silicon-containing gas at a temperature of about 500°C to about 700°C (col. 10, lines 35-58).

Re claim 5, a method of forming a nitride barrier layer, comprising the steps of: irradiating a dielectric layer 14/102 with a silicon-containing gas under low partial pressure to nucleate the dielectric layer with a layer of silicon 15/16/17/18/19/21/103/104 (figs. 6-10, 21-22, col. 10, lines 25-65) having a thickness of about 10-20 angstroms over the dielectric layer [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55 or 25/2=12.5 angstroms, see col. 15, lines 44-46]; and exposing the silicon layer to a nitrogen-containing gas to form a silicon nitride barrier layer 106/107 (figs. 23-25; col. 16, lines 19-36) over the dielectric, said barrier layer effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details.

Re claim 7, a method of forming a nitride barrier layer, comprising the steps of: exposing a dielectric layer 14/102 to a silicon-containing gas under low partial pressure to deposit a layer of about 10 to about 20 angstroms silicon 15/16/17/18/19/21/103/104 (figs. 6-10, 21-22) over the dielectric layer [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55

or 25/2=12.5 angstroms, see col. 15, lines 44-46]; and nitridizing the silicon layer in a nitrogen-containing gas to form a silicon nitride barrier layer 106/107 (figs. 23-25; col. 16, lines 19-36) effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details.

Re claim 8, a method of forming a nitride barrier layer, comprising the steps of: exposing a surface of a dielectric layer 14/102 to a silicon-containing gas at a low partial pressure to nucleate the surface of the dielectric layer with a s layer of silicon 15/16/17/18/19/21/103/104 (figs. 6-10, 21-22, col. 10, lines 25-65) about 10-20 angstroms thick [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55 or 25/2=12.5 angstroms, see col. 15, lines 44-46]; and exposing the silicon layer to a nitrogen-containing gas to form a silicon nitride barrier layer 106/107 (figs. 23-25; col. 16, lines 19-36) effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details.

Re claim 9, a method of forming a nitride barrier layer, comprising the steps of: exposing a dielectric layer 14/102 to a silicon-containing gas at a partial pressure of about 10⁻² Torr or less (col. 11, lines 37-50) to deposit a layer of about 10 to about 20 angstroms silicon 15/16/17/18/19/21/103/104 [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55 or 25/2=12.5 angstroms, see col. 15, lines 44-46] thereon; and nitridizing the silicon layer to form a silicon nitride barrier layer 106/107 (figs. 23-25; col. 16, lines 19-36)

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over the dielectric layer, said barrier layer effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details.

Re claim 10, wherein the dielectric layer is exposed to the silicon-containing gas at a temperature of about 500° C to about 700° C (col. 10, lines 35-58).

Re claim 11, wherein the silicon-containing gas is selected from the group consisting of dichlorosilane, silicon tetrachloride, silane, and disilane (col. 10, lines 25-35).

Re claim 12, wherein the step of exposing the dielectric layer to the silicon-containing gas is by plasma enhanced chemical vapor deposition, low pressure chemical vapor deposition, or rapid thermal chemical vapor deposition (col. 10, lines 14-58).

Re claim 13, wherein the silicon-containing gas is deposited by rapid thermal chemical vapor deposition (col. 5, lines 47-67) at about 500°C. to about 700°C (i.e., 600°C, col. 10, lines 14-58)..

Re claim 14, wherein the dielectric layer comprises silicon dioxide (col. 7, lines 49-55).

Re claim 1 6, a method of forming a nitride barrier layer, comprising the steps of: exposing a dielectric layer to a silicon-containing gas at a partial pressure of about 10^{-2} to about 10^{-7} Torr (i.e., 10^{-2} Torr, col. 11, lines 37-50) to nucleate the dielectric layer 14/102 with a layer of silicon 15/16/17/18/19/21/103/104 (figs. 6-10, 21-22, col. 10, lines 25-65) about 10-20 angstroms thick [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55 or 25/2=12.5 angstroms, see col. 15, lines 44-46]; and exposing the silicon layer to a nitrogen-containing gas to form a silicon nitride barrier layer 106/107 (figs. 23-25; col. 16, lines 19-36)

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effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details.

Re claim 17, a method of forming a nitride barrier layer, comprising the steps of: exposing a dielectric layer 14/102 o a silicon-containing gas at a partial pressure of about 10⁻² to about 10⁻⁷ Torr (i.e., 10⁻² Torr, col. 11, lines 37-50), a temperature of about 500^oC. to about 700^oC. (i.e., 600 ^oC, col. 10, lines 35-58) and a duration of about 1 second to about 5 minutes (i.e., 30 seconds, col. 10, lines 35-58), to nucleate the dielectric layer with a layer of silicon 15/16/17/18/19/21/103/104 (figs. 6-10, 21-22, col. 10, lines 25-65) about 10-20 angstroms thick [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55 or 25/2=12.5 angstroms, see col. 15, lines 44-46]; and exposing the silicon layer to a nitrogen-containing gas to form a silicon nitride barrier layer 106/107 (figs. 23-25; col. 16, lines 19-36) effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details.

Re claim 18, a method of forming a nitride barrier layer, comprising the steps of: depositing a silicon layer 15/16/17/18/19/21/103/104 (figs. 6-10, 21-22, col. 10, lines 25-65) about 10-20 angstroms thick [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55 or 25/2=12.5 angstroms, see col. 15, lines 44-46] onto a dielectric layer 14/102 by exposing the dielectric layer to a silicon-containing gas under low partial pressure; and thermally annealing the silicon layer in a nitrogen-containing gas (figs. 23-25; col. 16, lines 19-

36) to form the nitride barrier layer, said barrier layer effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details..

Re claim 19, a method of forming a nitride barrier layer, comprising the steps of: depositing a silicon layer 15/16/17/18/19/21/103/104 (figs. 6-10, 21-22, col. 10, lines 25-65) about 10-20 angstroms thick [note: the nanoclusters 15/16/17/18/19/21/103/104 are hemispherical in shape (col. 20, lines 63-64), which is half of the diameter, 30/2 = 15 angstroms, see col. 12, lines 50-55 or 25/2=12.5 angstroms, see col. 15, lines 44-46] onto a dielectric layer 14/102 by exposing the dielectric layer to a silicon-containing gas under low partial pressure, and exposing the silicon layer to a nitrogen-containing gas at a temperature of about 700°C. to about 900°C. to nitridize the silicon layer (figs. 23-25; col. 16, lines 19-36) to form the nitride barrier layer, said barrier layer effective to inhibit passage of a dopant (note: inherently shows this because this is the intrinsic properties of the nitride material) into the dielectric layer, see figs. 1-28 and cols. 1-22 for more details.

Re claim 98, wherein the silicon-containing gas is selected from the group consisting of dichlorosilane, silicon tetrachloride, silane, and disilane (i.e., silane; col. 10, lines 25-35).

Re claim 99, wherein the step of exposing the dielectric layer to the silicon gas comprises chemical vapor deposition of the silicon gas (col. 10, lines 14-58).

Re claim 100, wherein the step of exposing the dielectric layer to the silicon gas comprises rapid thermal chemical vapor deposition of the silicon gas (col. 5, lines 47-67 and col. 10, lines 14-58).

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Re claim 103, wherein the step of exposing the silicon layer comprises thermally annealing the silicon layer in a nitrogen-containing gas (col. 16, lines 19-37).

Re claim 104, wherein the step of exposing the silicon layer comprises a temperature of about 700°C. to about 900°C (col. 16, lines 19-37).

Re claim 106, wherein the nitrogen-containing gas is selected from the group consisting of nitrogen, ammonia, nitrogen trifluoride, nitrogen oxide, and a nitrogen-helium mixture (col. 16, lines 19-37).

Re claim 112, wherein the step of exposing the dielectric layer comprises a partial pressure of about 10⁻² to about 10⁻⁷ Torr (i.e., 10⁻² Torr, col. 11, lines 37-50), a temperature of about 500^oC. to about 700^oC. (i.e., 600 ^oC, col. 10, lines 35-58) and a duration of about 1 second to about 5 minutes (i.e., 30 seconds, col. 10, lines 35-58).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims **20-21 and 105 are** rejected under 35 U.S.C. 103(a) as being unpatentable over Muralidhar et al., U.S./6,297,095 B1.

Muralidhar et al. disclosed above; however, Muralidhar et al. is silent to the flow rate and duration of the nitrogen-containing gas as required in claims 20-21 and 105. The claimed ranges of flow rate and time/duration, absent evidence of disclosure of criticality for the range giving

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unexpected results are considered to involve routine optimization while has been held to be within the level of ordinary skill in the art. As noted in *In re Aller* 220 F.2d 454, 456, 105 USPQ 233, 235 (CCPA 1955), the selection of reaction parameters such as flow rage, time/duration would have been obvious. See also In re Waite 77 USPQ 586 (CCPA 1948); In re Scherl 70 USPQ 204 (CCPA 1946); In re Irmscher 66 USPQ 314 (CCPA 1945); In re Norman 66 USPQ 308 (CCPA 1945); In re Swenson 56 USPQ 372 (CCPA 1942); In re Sola 25 USPQ 433 (CCPA 1935); In re Dreyfus 24 USPQ 52 (CCPA 1934).

Therefore, the subject matter as a whole would have been obvious to one having ordinary skill in the art at the time the invention was made to select any suitable flow rate and exposing time in the method of Muralidhar in order to nitridize the silicon layer. Furthermore, the specification contains no disclosure of either the critical nature of the claimed process (i.e. the flow rate of 100-10000 sccm for about 1 second to about 180 minutes) or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen limitations or upon another variable recited in a claim, the Applicant must show that the chosen limitations are critical. *In re Woodruff*, 919 F.2d 1575, 1578 (Fed. Cir. 1990).

Response to Arguments

7. Applicant's arguments filed 1/31/07 have been fully considered but they are not persuasive for reasons herein above.

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Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jack Chen whose telephone number is (571)272-1689. The examiner can normally be reached on Monday-Friday (8:00am-4:30pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl W. Whitehead can be reached on (571)272-1702. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jack Chen

Primary Examiner

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November 12, 2007